Case 2:20-cr-00213-KJM Document 133 Filed 06/15/22 Page 1 of 3

1	PHILLIP A. TALBERT United States Attorney SAM STEFANKI Assistant United States Attorney		
2			
3			
4	Sacramento, CA 95814 Telephone: (916) 554-2700 Facsimile: (916) 554-2900		
5	1 acsimile. (710) 334-2700		
6	Attorneys for Plaintiff United States of America		
7	Office States of Afficien		
8	IN THE UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	CASE NO. 2:20-CR-00213-KJM	
12	Plaintiff,	STIPULATION AND PROTECTIVE	
13	v.	ORDER RE: DISSEMINATION OF DISCOVERY MATERIALS	
14	CHALONER SAINTILLUS,		
15	Defendant.		
16			
17			
18	STIPULATION		
19	Pursuant to Rule 16(d) of the Federal Rules of Criminal Procedure, the undersigned parties in		
20	this case, <i>United States v. Saintillus</i> , No. 2:20-cr-00213-KJM, stipulate and agree, and respectfully		
21	request that the Court order that:		
22	1. The United States of America (the "government") has produced and could produce		
23	additional discovery containing personal identifying information of third parties subject to this		
24	stipulation and protective order.		
25	2. Certain documents in the government's discovery production contain names and persona		
26	identifying information of other individuals (hereinafter, the "Protected Material"). Such personal		
,,	identifying information includes but is not limited to surnames street addresses telephone numbers		

28

drivers' license numbers, social security numbers, financial account numbers, dates of birth, and any

other alphanumeric identifiers attributed to any person. Any pages of discovery that contain no personal identifying information or which have had the personal identifying information redacted are not subject to this order.

- 3. The Protected Material is now and will forever remain the property of the government. The Protected Material is entrusted to defense counsel only for purposes of representation in this case. Defense counsel will return discovery or certify that it has been shredded at the conclusion of the case or upon the termination of defense counsel's document retention obligations, whichever is later.
- 4. Defense counsel will store the Protected Material in a secure place and will use reasonable care to ensure that it is not disclosed to individuals not authorized to access such material under this agreement.
- 5. Defense counsel is permitted to give one copy of Protected Material to the defendant during the course of defense counsel's representation of the defendant. The defendant may also review the Protected Material and be aware of its contents. Should this matter resolve prior to trial, defense counsel shall make reasonable efforts to reclaim any Protected Material previously provided to the defendant, and shall handle the Protected Material as outlined in paragraph 3 of this stipulation.
- 6. Besides this one copy of Protected Material for the defendant, defense counsel shall not give Protected Material or any copy of Protected Material to any person other than counsel's staff, investigator, or retained expert(s). The terms "staff," "investigator," and "expert" shall not be construed to describe any defendant or other person not either regularly employed by counsel or a licensed investigator or expert hired in this case.
- 7. Any person receiving Protected Material or a copy of Protected Material from defense counsel shall be bound by the same obligations as counsel and further may not give the Protected Material to anyone (except that the Protected Material shall be returned to counsel).
- 8. Counsel shall maintain a list of persons to whom any Protected Material, or copies of any Protected Material, has been given.
- 9. Defense counsel shall advise government counsel of any subpoenas, document requests, or claims for access to the discovery by third parties in order that the government may take action to resist or comply with such demands as it may deem appropriate, to the degree that such advice does not

Case 2:20-cr-00213-KJM Document 133 Filed 06/15/22 Page 3 of 3

1	conflict with other of defense counsel's legal or ethical obligations arising from the presence of any			
2	subpoenas, document requests, or claims for access to the discovery by third parties.			
3	10. The foregoing notwithstanding, after the trial confirmation hearing in this case, counsel,			
4	staff, and investigators for the defendant who have confirmed for trial may make copies of Protected			
5	Material for trial preparation and presentation. Any c	opies must, however, remain in the possession of		
6	counsel, staff, any investigators, any experts, or the Court.			
7				
8	IT IS SO STIPULATED.			
9				
10	Dated: June 13, 2022	PHILLIP A. TALBERT		
11		United States Attorney		
12	By:	/s/ SAM STEFANKI		
13		SAM STEFANKI Assistant United States Attorney		
14				
15	Dated: June 13, 2022	/s/ DAVID FISCHER		
16		DAVID FISCHER Counsel for Defendant		
17		CHALLONER SAINTILLUS		
18				
19	ORD	ER		
20	IT IS SO FOUND AND ORDERED this 14th day of June, 2022.			
21		$\mathcal{L}_{\mathcal{A}}$		
22	V.F.	NDALL J. NEWMAN		
23		NITED STATES MAGISTRATE JUDGE		
24				
25				
26				
27				
28				